

Nothing makes a woman so suspicious of what her husband is doing away from it as to have him quit finding fault at home.—New York Press.

CALL FOR REPUBLICAN TERRITORIAL CONVENTION.

Pursuant to resolutions adopted by the executive committee of the republican territorial central committee at a called meeting of said executive committee, held at the Adams hotel, in the city of Phoenix, Arizona, on Thursday, July 17, 1902, at the hour of 2:30 o'clock p. m., a convention of delegates of the republican party of the territory of Arizona, is hereby called to meet in the city of Phoenix, Arizona, on Wednesday, September 17, 1902, at the hour of 10 o'clock a. m., for the following purposes:

First—The nomination of a delegate to congress.
Second—The selection of a republican territorial central committee.

Third—The transaction of such other business as may properly come before the convention.

The basis of representation will be one delegate for every fifty votes and if no special rate is in force when delegates leave for the convention they should take receipts for money paid, so that if possible the matter can be arranged in Phoenix for return transportation.

A full attendance of delegates is earnestly desired, as well as the presence of representative republicans from every part of the territory.

J. C. ADAMS, Chairman.
W. C. FOSTER, Secretary.

STOCKHOLDERS' MEETING.
Notice is hereby given that the regular meeting of the stockholders of the Gold Coin Mining company will be held for the purpose of electing a board of directors and the transaction of such other business as may come before the meeting at its office, in Phoenix, Arizona, at 7:30 p. m., Tuesday, January 14, 1902. (Signed):

C. W. BARNETT, President.
G. A. MAUK, Secretary.

A sufficient amount of stock not being represented, the above meeting was adjourned to Thursday evening, July 24, at 8 p. m., at the office of the company.

C. W. BARNETT, President.
G. A. MAUK, Secretary.

ARTICLES OF INCORPORATION OF THE "DRAGON MOUNTAIN MINING COMPANY."

1. We, Anthony Blum, Lantie V. Blum and William E. Cadwallader, agree to form a corporation under the laws of the Territory of Arizona, under the name of the Dragon Mountain Mining Company, with its principal place of transacting business at Phoenix, Arizona, with a branch office in the city of Boston, State of Massachusetts.

2. The business of said corporation shall be to purchase, lease, bond or otherwise acquire, own, exchange, sell or otherwise dispose of, pledge mortgage, hypothecate and deal in mines, mining claims, oil lands, oil, gas, asphaltum, petroleum, water and water rights and to work the same to a general real estate and mercantile business; also for the purpose of carrying on a general mining, manufacturing and trading business and for the purpose of acquiring, selling, dealing in and developing inventions, patents, rights, privileges, properties and acquiring and dealing in merchandise, machinery, vessels and any and all matters pertaining to the said business and for the doing of anything and all things that may be necessary for the successful conduct of said business of the corporation in the United States and territories thereof and in foreign countries not inconsistent with the laws of the United States and the Territory of Arizona.

3. The capital stock of said corporation shall be one million dollars (\$1,000,000.00) divided into one hundred thousand shares of the par value of ten dollars (\$10.00) each, which stock shall be issued, paid up and non-assessable, in exchange for cash, services or property.

4. The business of said corporation shall be conducted by a board of not less than three directors who shall be elected annually by the stockholders of this corporation.

5. The corporation shall commence business on the date these articles are filed in the office of the Secretary of Arizona, and shall terminate twenty-five years thereafter.

6. The highest amount of indebtedness, direct or contingent, to which this corporation shall be subject at any time is three thousand dollars (\$3,000.00).

7. The private property of stockholders of this corporation shall be exempt from its corporate debts.

8. That I, T. Stoddard, a resident of Phoenix, Arizona, for three years last past, is the agent of this company, upon whom all notices and processes, including all services of summons, may be served.

In witness whereof, we have hereunto subscribed our names this thirtieth day of June, A. D. 1902.

ANTHONY BLUM, (Seal)
LANTIE V. BLUM, (Seal)
WILLIAM E. CADWALLADER, (Seal)

Commonwealth of Massachusetts,
County of Suffolk, ss.

On this 30th day of June in the year 1902, before me, Harry H. Newcomb, Notary Public, in and for the county of Maricopa, residing therein, duly commissioned and sworn, personally appeared Anthony Blum, Lantie V. Blum, and William E. Cadwallader, known to me to be the persons described in whose name is subscribed to and who executed the annexed instrument, and they acknowledged to me that they executed the same for the purposes and considerations therein expressed.

In witness whereof, I have hereunto set my hand and affixed my official seal the day and year last above written.

(Seal) HARRY H. NEWCOMB,
Notary Public.

My commission expires Oct. 10th, 1902.

Territory of Arizona,
County of Maricopa, ss.

I, B. F. McFall, County Recorder in and for the County and Territory of Arizona, hereby certify that I have compared the foregoing copy with the original Articles of Incorporation of the "Dragon Mountain Mining Company," filed and recorded in my office on the 15th day of July, 1902, in Book No. 10 of Incorporations at page —, and that the same is a full, true and correct copy of such original and of the whole.

Witness my hand and seal of office this 31st day of July, 1902.

(Seal) B. F. McFALL,
County Recorder.

Filed and recorded in the office of the Secretary of the Territory of Arizona this 5th day of July, A. D. 1902, at 3:00 p. m.

ISAAC T. STODDARD,
Secretary of Arizona.

First publication July 20.

ARTICLES OF INCORPORATION OF THE "MACKINAW FREE MILLING MINES COMPANY."

KNOW ALL MEN BY THESE PRESENTS, That we, whose names are hereunto affixed, do hereby associate ourselves together for the purpose of forming a corporation under the laws of the Territory of Arizona, and to that end, make the following statement:

1. The names of the incorporators are: Garrett Brown, Harvey S. Sheldon, Robert W. Miller, Louis F. Mueller, Will E. Bradway, Donald L. Morrill and Garrett Brown, Jr., and the name of the corporation shall be MACKINAW FREE MILLING MINES COMPANY. The principal place in which the business of said corporation within the Territory of Arizona is to be transacted is Phoenix, Maricopa County, Arizona, and the principal place of business of said corporation outside of the Territory of Arizona shall be the City of Chicago, in the State of Illinois, at which meetings of the Board of Directors may be held, and the corporation may have such branch offices, either within or without the Territory of Arizona, as may be established by the Board of Directors.

2. The general nature of the business proposed to be transacted by this corporation is as follows, to-wit: The acquisition by purchase, lease or otherwise, of mineral and agricultural lands, deposits of ore, minerals, metals, clays, stones and other substances, and to own, operate, dispose of, lease or sell to others such lands, deposits of ore, minerals, metals, clays, stones and other substances, to mine gold, silver, copper, lead, zinc, coal, iron and other minerals, metals, clays, stones and other substances, and to erect and operate mining, milling, concentrating, reducing, smelting and refining plants or works, for mining, milling, reducing, smelting, refining and treating said ores, minerals, metals, clays, stones and other substances, and to sell and dispose of the same, and the products thereof, and to conduct and transact all and every necessary operation of business connected with, or pertaining to, mines and mining, of every name and nature and kind whatsoever; to acquire by purchase, lease or otherwise, and to own, operate, dispose of, lease or sell to others, mill-sites and water-rights; to purchase, construct, erect, lease, own and operate pumping plants or stations, reservoirs, canals, ditches, water ways or pipe lines for the transmission, storage and conveyance of water, for its own use, in mining and treating ores, stones, clays, metals, or minerals, and in mining and manufacturing for its own use, and for the sale and delivery of such water to others; to apply for, obtain, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any patents, inventions, improvements or processes used in connection with or secured under letters patent of the United States or elsewhere, or otherwise relating to mining, milling, concentrating, reducing, smelting or refining business, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such patents, inventions, licenses, improvements, processes and the like, or any such property or rights; to construct, build, purchase, rent, own and operate, electric and other plants for the production of power and light, and the necessary wire lines or other means of transmission of light and power generated for its own use, or for the sale of said power and light to others; to construct, build, purchase, lease, own and operate mills and other trawmways or railways to be operated by steam or other power, and also steam boats and other vessels for the transportation and conveyance of its own minerals, metals, stones, marls, clays or other property and freight for its use and operation; to purchase, rent, lease or acquire real estate and own the same, and sell such portions as it may not require to others; to lay out towns, and sell and dispose of lots therein, and improve the same; to borrow money, to make and issue promissory notes, bills of exchange, bonds, debentures and obligations of all kinds, whether secured by mortgage, pledge or otherwise, and secure the same by mortgage, pledge or otherwise; also to purchase, hold and sell the securities, stocks and bonds of other corporations; and to do all things permissible by the laws under which this company is incorporated.

3. The authorized amount of capital stock of this corporation shall be Two Million Five Hundred Thousand Dollars (\$2,500,000.00) divided into two million five hundred thousand (2,500,000) shares

of the par value of One Dollar (\$1.00) each. At such time or times as the Board of Directors may by resolution direct, said capital stock shall be paid into this company, either in cash or by the sale and transfer to it of real or personal property, or services rendered, or labor performed, for the uses and purposes of said corporation, in payment for which share of the capital stock of said corporation may be issued, and the capital stock so issued shall thereupon and thereby become and be fully paid up and non-assessable, and in the absence of actual fraud in the transaction, the judgment of the Directors as to the value of the property purchased or services rendered, or labor performed shall be conclusive.

4. The time of the commencement of said corporation shall be the date of the filing of these Articles of Incorporation in the office of the Secretary of Arizona, and the termination thereof shall be twenty-five (25) years thereafter.

5. The affairs of this corporation shall be conducted by a Board of seven Directors, and the following named persons shall constitute the Board of Directors until their successors are elected: Garrett Brown, Harvey S. Sheldon, Robert W. Miller, Louis F. Mueller, Will E. Bradway, Donald L. Morrill and Garrett Brown, Jr.

Thereafter the Board of Directors shall be elected from among the stockholders, as the by-laws of the company may provide. With the assent in writing or pursuant to the vote of the holders of four-fifths (4-5) of all the stock, irrespective of class, issued and outstanding, the Directors shall have power and authority to sell, assign, transfer, convey or otherwise dispose of the property and assets of this corporation as an entirety, on such terms and conditions, and for such considerations as the Directors shall deem fit, right and just.

6. The highest amount of indebtedness or liability, direct or contingent, to which the corporation is at any time subject, shall be Seven Hundred and Fifty Thousand Dollars (\$750,000.00).

7. The private property of each officer and stockholder of said corporation shall be exempt from corporate debts of any kind whatsoever.

IN WITNESS WHEREOF, We have hereunto set our hands and seals this 15th day of June, A. D. 1902.

GARRETT BROWN, (Seal)
HARVEY S. SHELDON, (Seal)
ROBERT W. MILLER, (Seal)
LOUIS F. MUELLER, (Seal)
WILL E. BRADWAY, (Seal)
DONALD L. MORRILL, (Seal)
GARRETT BROWN, JR. (Seal)

State of Illinois,
County of Cook, ss.

On this 15th day of June, in the year 1902, before me, Ada L. Ketchum, a Notary Public in and for the State and County aforesaid, residing therein, duly commissioned and sworn, personally appeared Garrett Brown, Harvey S. Sheldon, Robert W. Miller, Louis F. Mueller, Will E. Bradway, Donald L. Morrill, and Garrett Brown, Jr., known to me to be the persons described in, whose names are subscribed to, and who executed the foregoing instrument, and they acknowledged to me that they executed the same for the purposes and considerations therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, at my office in the said State and County, the day and year last above written.

(Notarial Seal) ADA L. KETCHUM,
Notary Public.

My commission expires June 13, 1903.

Territory of Arizona,
County of Maricopa, ss.

I, B. F. McFall, County Recorder in and for the County and Territory of Arizona, hereby certify that I have compared the foregoing copy with the original Articles of Incorporation of the "MACKINAW FREE MILLING MINES COMPANY," filed and recorded in my office on the 24th day of June, 1902, in Book No. 11 of Incorporations at page —, and that the same is a full, true and correct copy of such original and of the whole thereof.

Witness my hand and seal of office this 24th day of June, 1902.

(Seal) B. F. McFALL,
County Recorder.

Filed and recorded in the office of the Secretary of the Territory of Arizona this 24th day of June, A. D. 1902, at 3:00 p. m.

ISAAC T. STODDARD,
Secretary of Arizona.

First publication July 22.

NOTICE TO CREDITORS.
Estate of Annie E. Hinton, deceased. Notice is hereby given by the undersigned, A. D. Hinton, administrator of the estate of Annie E. Hinton, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice to the said A. D. Hinton, administrator, at the office of J. H. Kibbey, Phoenix, Arizona, the same being the place for the transaction of the business of said estate, in said county of Maricopa.

A. D. HINTON,
Administrator of the estate of Annie E. Hinton, deceased.

Dated, this 24 day of July, 1902.

MINING APPLICATION NO. 718.
Survey No. 1614,
U. S. Land Office, Tucson, Arizona.

July 11, 1902.
Notice is hereby given that the Relief Gold Mining Company, by George Handlin, its attorney-in-fact, whose postoffice address is Phoenix, Arizona, has made application for patent for 1500 linear feet each on the Relief, Venus and Relief No. 2, 1-1614 with mound of stones alongside, bearing gold, silver, copper and other precious metals, situate in unknown Mining District, Maricopa County, Arizona, and described by the plat and field notes on file in this office as follows:

VENUS LODE.
Beginning at cor. No. 1, identical with the S. W. cor. of the location, a porphyry stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-V-1-1614 with mound of stones alongside, whence cor. to sec. 3, 4-10-10, T. 4 N. R. 1 E. G. & S. R. B. & M. Brs. N. 78 deg. 29 min. W. 128 ft.

Thence N. 5 deg. 55 min. W. (Var. 14 deg. E.) 356 ft. Intersect N. line of sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M. Sec. cor. brs. west 2279.6 ft. and east 3004.3 ft.

1500 ft. To cor. No. 1 the place of beginning.

LOCATION.
This claim is located part in sec. 2 and part in sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M. Maricopa County, Arizona.

The claim is bounded by U. S. land, there are no known adjoining claims.

AREA.
Total and net area Venus Lode 20,661 acres.

Total and net area Relief Lode 20,635 acres.

Total and net area Relief Mine No. 2 20,635 acres.

The original notice of location of the Relief lode is recorded in Book 5, Mines, page 238; the original notice of location of the Venus lode is recorded in Book 5 of Records of Mining Claims on page 234; the original notice of location of the Relief No. 2 Mine is recorded in Book 7 of Records of Mining Claims at page 155; records of Maricopa County, Arizona Territory.

The presumed general course of the mineral bearing ledge on the Venus is S. 85 deg. 05 min. W. from E. and center on the Relief, S. 83 deg. 21 min. E. from W. and center on the Relief No. 2, S. 83 deg. 21 min. E. from W. and center.

The discovery shaft on the Venus bears N. 56 deg. W. 12 ft. from E. and center on the Relief, S. 83 deg. 21 min. E. 25 ft. from W. and center on the Relief No. 2, S. 83 deg. 21 min. E. 83 ft. from W. and center.

Any and all persons claiming adversely any portion of said Venus, Relief, and Relief No. 2 mine or surface ground, are required to file their adverse claims with the Register of the United States Land Office at Tucson, in Territory of Arizona, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the statute.

MILTON R. MOORE,
Register.

First publication July 14, 1902.

Thence N. 5 deg. 55 min. W. (Var. 14 deg. E.) 356 ft. Intersect N. line of sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M. Sec. cor. brs. west 2279.6 ft. and east 3004.3 ft. Impossible to find 1/4 sec. cor.

300 ft. To W. E. C.; 600 ft. To cor. No. 2, identical with the cor. of the loc., a granite stone 6x12x24 ins. set 12 ins. in the ground chiseled 2-V-1614 with mound of stones alongside.

Thence N. 86 deg. 05 min. E. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 4, identical with the cor. of the loc. and with cor. No. 1 of Relief Lode of this survey, a porphyry stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-V-1-1614 with mound of stones alongside.

Thence S. 3 deg. 55 min. E. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 4, identical with the cor. of the loc. and with cor. No. 1 of Relief Lode of this survey, a porphyry stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-V-1-1614 with mound of stones alongside.

Thence S. 86 deg. 05 min. W. (Var. 14 deg. E.) 1156.1 ft. Intersect the north line of sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M.

Sec. cor. brs. west 456.6 ft. and east 457.3 ft.; 1500 ft. To cor. No. 1 the place of beginning.

RELIEF LODE.
Beginning at cor. No. 1, identical with the S. W. cor. of the loc. and with cor. No. 4 of Venus lode of this survey, herebyfore described, whence cor. to sec. 3, 4-10-10, T. 4 N. R. 1 E. G. & S. R. B. & M. Brs. S. 87 deg. 17 min. W. 1623.7 ft.

Thence N. 3 deg. 55 min. W. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 2, identical with the cor. of the loc. and with cor. No. 3 of Venus lode of this survey herebyfore described.

Thence S. 83 deg. 21 min. E. (Var. 14 deg. E.) 1500 ft. To cor. No. 3, identical with the cor. of the loc. and with cor. No. 2 of Relief Mine No. 2, lode of this survey, a granite stone 6x12x24 ins. set 12 ins. in the ground, chiseled 3-R-2-R. No. 2-1614 with mound of stones alongside.

Thence S. 3 deg. 55 min. E. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 4, identical with the cor. of the loc. and with cor. No. 1 of Relief Mine No. 2, lode of this survey, a granite stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-R-1-R. No. 2-1614 with mound of stones alongside.

Thence N. 83 deg. 21 min. W. (Var. 14 deg. E.) 825.8 ft. Intersect the N. line of sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M. Sec. cor. brs. west 2279.6 ft. and east 3004.3 ft.

1500 ft. To cor. No. 1 the place of beginning.

RELIEF MINE NO. 2.
Beginning at cor. No. 1, identical with the S. W. cor. of the loc. and with cor. No. 4 of Relief lode of this survey, herebyfore described, whence cor. to sec. 3, 4-10-10, T. 4 N. R. 1 E. G. & S. R. B. & M. Brs. N. 88 deg. 13 min. W. 3113.1 ft.

Thence N. 3 deg. 55 min. W. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 2, identical with the cor. of the loc. and with cor. No. 3 of Relief lode of this survey herebyfore described.

Thence S. 83 deg. 21 min. E. (Var. 14 deg. E.) 1500 ft. To cor. No. 3, identical with the cor. of the loc. and with cor. No. 2 of Relief Mine No. 2, lode of this survey, a granite stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-R-1-R. No. 2-1614 with mound of stones alongside.

Thence S. 3 deg. 55 min. E. (Var. 14 deg. E.) 300 ft. Mon. W. E. C.; 600 ft. To cor. No. 4, identical with the cor. of the loc. and with cor. No. 1 of Relief Mine No. 2, lode of this survey, a granite stone 6x12x24 ins. set 12 ins. in the ground chiseled 4-R-1-R. No. 2-1614 with mound of stones alongside.

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LOCATION.
This claim is located part in sec. 2 and part in sec. 10, T. 4 N. R. 1 E. G. & S. R. B. & M. Maricopa County, Arizona.

The claim is bounded by U. S. land, there are no known adjoining claims.

AREA.
Total and net area Venus Lode 20,661 acres.

Total and net area Relief Lode 20,635 acres.

Total and net area Relief Mine No. 2 20,635 acres.

The original notice of location of the Relief lode is recorded in Book 5, Mines, page 238; the original notice of location of the Venus lode is recorded in Book 5 of Records of Mining Claims on page 234; the original notice of location of the Relief No. 2 Mine is recorded in Book 7 of Records of Mining Claims at page 155; records of Maricopa County, Arizona Territory.

The presumed general course of the mineral bearing ledge on the Venus is S. 85 deg. 05 min. W. from E. and center on the Relief, S. 83 deg. 21 min. E. from W. and center on the Relief No. 2, S. 83 deg. 21 min. E. from W. and center.

The discovery shaft on the Venus bears N. 56 deg. W. 12 ft. from E. and center on the Relief, S. 83 deg. 21 min. E. 25 ft. from W. and center on the Relief No. 2, S. 83 deg. 21 min. E. 83 ft. from W. and center.

Any and all persons claiming adversely any portion of said Venus, Relief, and Relief No. 2 mine or surface ground, are required to file their adverse claims with the Register of the United States Land Office at Tucson, in Territory of Arizona, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the statute.

MILTON R. MOORE,
Register.

First publication July 14, 1902.

POPULAR WANTS

All advertisements running for less time than one month must be paid in advance.

ROOMS FOR RENT
THE DORRIS—Furnished rooms; cool sleeping porches; rooms for housekeeping. 22 South Second avenue.

SITUATIONS WANTED
WANTED a position running hoist, steam or gasoline, by a first-class hoistman and engineer. H. E. B. Republican office.

FOR SALE
FOR SALE—Bees, \$5 per colony; also a small ranch. Box 1651, Phoenix.

FOR SALE—Wheat for chicken feed, cheap. Ed Olsen, S. Seventh avenue.

FOR SALE—A milk route; 40 gallons retail, and dairy outfit complete; cheap if taken at once. E. E. Pascoe, 119 South Center street.

We Have Left
Very fine oak library table and chairs. 2 walnut desks with rotary chairs for same. Amberg cabinet letter file. Oak letter press stand. Linoleum on floor, window shades, etc. Office counter with fancy screen. Partitions suitable for private office. To close out we will make a right price on each and every article.

The Evans Loan & Investment Co.
1 and 3 West Washington Street, Phoenix, Ariz.

FOR SALE—Capital harness shop. Fine opportunity to secure a good business already built up. See J. A. R. Irvine, assignee, at shop, corner First avenue and Adams street.

FOR SALE—A complete steam power plant in first class condition. Consists of 15 H. P. engine, 20 H. P. boiler, pipes, etc. Can be bought for half of original cost. Call on or address The Republican, Phoenix, Ariz.

BUSINESS CHANCES
Are You a Harness Maker,
Or Ever in the Biz?
If so, we have a first-class finely located harness shop for sale cheap on inventory and on reasonable terms. Long lease if desired.